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U.S. APPLICATION NO	FIRST NAMED APPLIC	ANT	ATTY, DOCKET NO.	
09/787426	WATANABLE	K INTERNATIONAL A	P20810	
GREENBLUM & BERNSTEIN		L	PCT/JP99/05224	
1941 ROLAND CLARKE PLACE		LA. FILING DATE	PRIORITY DATE	
RESTON, VA 20191		24 SEP 99	25 SEP 98	
		DATE MAILED:	0 2 MAY 2001	
NOTIFICATION OF MISSIN	G REQUIREMENTS U	NDER 35 U.S.C. 371 IN	THE UNITED	
STATES DE	SIGNATED/ELECTED	o the United States Patent and T	`rademark	
1. The following items have been submit	(37 CFR 1.494) an Electe	ed Office (37 CFR 1.495):	- Indemark	
Office as a Designated Office U.S. Basic National Fee.	☐ Indication of S	mall Entity Status.		
Copy of the international app		the international application into	o English.	
Oath or Declaration of inven	tors(s). Translation of	Article 19 amendments into En	gush.	
Copy of Article 19 amendme	ents. Other:			
Priority Document. The International Preliminar	v Examination Report in Englis	h and its Annexes, if any.		
Translation of Annexes to th	e International Preliminary Exa	mination Report into English.		
2. Applicant has requested early proc the indicated items in paragraph 3 below. prior to 20 or 30 months from the priority	The Basic National Fee and the date to avoid abandonment.	ne copy of the international appr	ndicated items and/or lication must be filed	
U.S. Basic National Fee.	Copy of the in	nternational application.		
3. The following items MUST be furnis acceptance under 35 U.S.C. 371:				
a. Translation of the applica	are 20 or 30 months from the pr	riority date. icated on the attached Notice of		
Translation				
b. Processing fee for provid	souths from the priority date (3)	7 CFR 1.492(f)).		
(x) c. Oath or declaration of the	e inventors, in compliance with	37 CFR 1.497(a) and (b), proposition number and international flappropriate 20 or 30 months fro	inng date). A	
date. The current oath or de	claration does not comply with	37 CFR 1.497(a) and (b) for the		
	the oath or declaration later that	n the appropriate 20 or 30 mont	hs from the	
priority date (37 CFR 4. Additional claim fees of \$	as a = large entity = sm:	all entity, including any require	d multiple dependent	
claim fee, are required. Applicant must due (37 CFR 1.492(g)). See attached P	submit the additional claim fee: IO-875.	s or cancel the additional claims	tor which ices are	
5. Applicant has not submitted the re- PCT DO.EO.926.	equired sequence listing pursuan	n to 37 CFR 1,821-1,825. See	attached	
ALL OF THE ITEMS SET FORTH I MONTHS FROM THE DATE OF TI THE PRIORITY DATE FOR THE A RESPOND WILL RESULT IN ABAN	IIS NOTICE OR BY 22 OR 3 PPLICATION, WHICHEVE	2 MONTHS (where 3/ CFR I	.495 appues) r KUM	
The time period set above may be exten i.136(a)	ded by filing a petition and fee	for extension of time under the	provisions of 37 CFR	
6. If box 3a or 3c is checked, a translat Annexes will be cancelled. A processin 7. — The Article 19 amendments are c or 30 (37 CFR 1.495(d)) months from t	ig fee will be required if submit ancelled since a translation was	ted later than 20 or 30 months I	rom the priority date.	
Applicant is reminded that any commun address given in the heading and include	neation to the Unite I States Pate the U.S. application no. show	ent and Trademark Office must n above. (37 CFR 1.5)	be mailed to the	
A copy of the	is notice MUST be ret	urned with this respon	se.	
Enclosed: PCT/DO/EO/917 PTO-875	Notice of Defective To POTT DO E0/920	Charitia A. pury Spraing	gai	
FORM PCT/DO/EO/905 (March 2001)	,	Fciephone: 708-805-3734		